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7                   UNITED STATES DISTRICT COURT  
8                   WESTERN DISTRICT OF WASHINGTON  
9                   AT SEATTLE

10                 RAYMOND J. KELLER, et al.,

CASE NO. C24-2172JLR

11                 Plaintiffs,

ORDER

12                 v.

13                 MOUNTLAKE TERRACE CODE  
14                 ENFORCEMENT, et al.,

Defendants.

15                 Before the court is *pro se* Plaintiff Jolene V. Johnson's letter to the court. (Letter  
16 (Dkt. # 31).) Ms. Johnson appears to believe that this matter will automatically be closed  
17 in her favor because Defendants have neither answered nor responded to the complaint  
18 she filed with her *pro se* co-Plaintiffs Raymond J. Keller and Jeffrey M. Johnson. (*See*  
19 *id.* at 1.) The court instructs Ms. Johnson, Mr. Keller, and Mr. Johnson that “[a] request  
20 for a court order must be made by motion[,]” Fed. R. Civ. P. 7(b)(1), and that this case  
21 will not be closed in Plaintiffs’ favor unless and until the court grants both a motion for  
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1 entry of default and a motion for default judgment signed by all three Plaintiffs. *See* Fed.  
2 R. Civ. P. 55; Local Rules W.D. Wash. LCR 55. Accordingly, the court takes no action  
3 in response to Ms. Johnson's letter.

4 Dated this 28th day of May, 2025.

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7 JAMES L. ROBART  
United States District Judge

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